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# STATE OF NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY DIVISION OF MORTGAGE LENDING

In re:

Global Investors and Associates, Edmundo Polo, and Martha Polo

Respondents.

ORDER TO CEASE AND DESIST, ORDER TO PAY RESTITUTION, NOTICE OF INTENT TO IMPOSE FINE, AND NOTICE OF RIGHT TO REQUEST HEARING

The licensing and regulation of loan modification consultants, foreclosure consultants and other persons providing 'covered services,' as defined in Nevada Revised Statutes (hereinafter "NRS") 645F.310, in the State of Nevada is governed by Chapter 645F of NRS and is also governed by the permanent regulation R052-09 promulgated pursuant thereto which was adopted on August 25, 2009 (hereinafter "Regulation"). Effective July 1, 2009, the State of Nevada, Department of Business and Industry, Division of Mortgage Lending (hereinafter "Division") has the general duty to exercise supervision and control over covered service providers, foreclosure consultants and loan modification consultants. <u>See</u> Chapter 645F of NRS and the Regulation. Pursuant to that authority, the Division makes the following Factual Allegations, Violations of Law, and Order, as follows:

#### **FACTUAL ALLEGATIONS**

1. Based upon information and belief, and at all relevant times herein mentioned, Global Investors and Associates (hereinafter "Respondent Global Investors") was and is an entity of unknown organization.

- 2. Based upon information and belief, Edmundo Polo ("Respondent Edmundo Polo") is an individual who acted and continues to act as an agent or person employed by, or associated with, Respondent Global Investors.
- 3. Based upon information and belief, Martha Polo ("Respondent Martha Polo") is an individual who acted and continues to act as an agent or person employed by, or associated with, Respondent Global Investors.
- 4. Based upon information and belief, at all relevant times herein mentioned, Respondents Global Investors, Edmundo Polo, and Martha Polo (collectively "Respondents") advertised services as, provided services of, engaged in, carried on or held themselves out as engaging in or carrying on, and continue to advertise services as, provide services of, engage in, carry on or hold themselves out as engaging in or carrying on, the activities of a loan modification consultant, foreclosure consultant or covered service provider relating to properties in Nevada.
- 5. Neither Respondent Global Investors nor Respondents Edmundo Polo or Martha Polo has ever applied for, or been issued, a license by the Division as a covered service provider, foreclosure consultant or loan modification consultant, whether as an independent licensee or as an associated licensee, pursuant to Chapter 645F of NRS and the Regulation.
- 6. Pursuant to the Regulation, "[w]hether or not a complaint has been filed, the Commissioner may investigate a licensee or other person if, for any reason, it appears that...[t]he licensee or other person is offering or providing any of the services of a covered services provider, foreclosure consultant or loan modification consultant or otherwise engaging in, carrying on or holding himself out as engaging in or carrying on the business of a covered services provider, foreclosure consultant or loan modification consultant without being appropriately licensed or exempt from licensing pursuant to the provisions of this

chapter or chapter 645F of NRS...." See Section 105(1)(b) of the Regulation.

- 7. Pursuant to NRS 645F.310, "covered service" includes, without limitation:
- 1. Financial counseling, including, without limitation, debt counseling and budget counseling;
- 2. Receiving money for the purpose of distributing it to creditors in payment or partial payment of any obligation secured by a mortgage or other lien on a residence in foreclosure;
- 3. Contacting a creditor on behalf of a homeowner; 4. Arranging or attempting to arrange for an extension of the period within which a homeowner may cure a default and reinstate an obligation pursuant to a note, mortgage or deed of trust; 5. Arranging or attempting to arrange for any delay or postponement of the time of a foreclosure sale; 6. Advising the filing of any document or assisting in any manner in the preparation of any document for filing with a bankruptcy court; and 7. Giving any advice, explanation or instruction to a homeowner which in any manner relates to the cure of a default in or the reinstatement of an obligation secured by a mortgage or other lien on the residence in foreclosure, the full satisfaction of the obligation, or the postponement or avoidance of a foreclosure sale.
- 8. Pursuant to the Regulation, "[a] person shall not advertise services as, provide any of the services of, act as or conduct business as a covered service provider, foreclosure consultant or loan modification consultant or otherwise engage in, carry on or hold himself out as engaging in or carrying on the activities of a covered service provider, foreclosure consultant or loan modification consultant unless the person has a license as a covered service provider, foreclosure consultant or loan modification consultant, as applicable, issued pursuant to this chapter and chapter 645F of NRS." <u>See</u> Section 17 of the Regulation.
- 9. Pursuant to the Regulation, "[i]t is unlawful for any person to provide or offer to provide any of the services of a covered service provider, foreclosure consultant or loan modification consultant or otherwise to engage in, carry on or hold himself out as engaging in or carrying on the business of a covered service provider, foreclosure consultant or loan

modification consultant without first obtaining the applicable license issued pursuant to this chapter and chapter 645F of NRS, unless the person" is exempt from licensing and complies with the requirements for that exemption. <u>See</u> Section 102 of the Regulation.

- 10. Based upon information and belief, and at all relevant times herein mentioned, Complainants VG and CG (hereinafter "Complainants") were the owners of certain real property located on Brayton Mist Dr., Las Vegas, NV 89081 ("Brayton Mist Drive Property").
- 11. On approximately January 19, 2010 the Division received a written complaint from Complainants alleging, among other things, that:
- a. On or about November 11, 2009, Complainants paid Respondents a total of One Thousand Five Hundred Dollars and No Cents (\$1,500.00) to negotiate the modification of their mortgage loan secured by the Brayton Mist Drive Property;
- b. From approximately November 2009 to January 2010, Respondent Global Investors and/or Respondents Edmundo Polo and Martha Polo offered to provide, or provided, for compensation, services to obtain a mortgage loan modification for Complainants and/or prevent the Brayton Mist Drive Property from going to foreclosure, or to provide other covered services, as defined in NRS 645F.310, for Complainants VG and CG; and
- c. Respondents failed to provide the loan modification services for which Complainants paid Respondents.
- d. When Respondents failed to provide the loan modification services for which Complainants paid Respondents, Complainants requested a full refund, to which Respondents Edmundo Polo and Martha Polo agreed;
- e. On March 19, 2010, Respondents gave Complainants a refund check in the amount of Seven Hundred Fifty Dollars and No Cents (\$750.000), and entered into a written agreement (a true and correct copy of which is attached hereto as **Exhibit "A"** and incorporated herein by reference as though set forth in full) to refund Complaints the

remaining Seven Hundred Fifty Dollars (\$750.00) on April 19, 2010 and

- f. To date, Respondents have not refunded the remaining Seven Hundred Fifty Dollars (\$750.00) owed Complainants.
- January 21, 2010, 2010, to Respondents (a true and correct copy of which is attached hereto as **Exhibit** "**B**" and incorporated herein by reference as though set forth in full). In Respondents' written response (a true and correct copy of which is attached hereto as **Exhibit** "**C**" and incorporated herein by reference as though set forth in full), dated February 21, 2010, Respondents Edmundo and Martha Polo admitted that Respondents offered their "...services to try to do a loan modification [for VG and CG]..." Further, Respondents represented to the Division that they "...want to return the money and all [VG's and CG's] papers to [VG and CG]."
- 13. After receiving the written complaints regarding Respondents, the Division conducted an investigation which revealed, among other things, that:
- a. From approximately November 2009 to January 2010, Respondents offered to provide, or provided, for compensation, services to obtain a mortgage loan modification for Complainants and/or prevent the Brayton Mist Drive Property from going to foreclosure or to provide other covered services, as defined in NRS 645F.310, as evidenced by the "Service Agreement," dated November 11, 2009 (a true and correct copy of which is attached hereto as **Exhibit** "**D**" and incorporated herein by reference as though set forth in full), and Respondents Edmundo and Martha Polo's written response to the Complaint, dated February 21, 2010 (<u>See</u> Exhibit C), wherein Respondents admitted that Complainants paid them One Thousand Five Hundred Dollars and No Cents (\$1,500.00) for loan modification services;
  - b. Respondents failed to provide the loan modification services for which

Complainants paid Respondents.

- c. When Respondents failed to provide the loan modification services for which Complainants paid Respondents One Thousand Five Dollars and No Cents (\$1,500.00), Complainants requested a full refund, which Respondents agreed to provide by April 19, 2010;
- d. Respondents only refunded Complainants Seven Hundred Fifty Dollars and No Cents (\$750.00) of the total One Thousand Five Hundred Dollars and No Cents (\$1,500.00) which Complainants paid Respondents;
- e. To date, Respondents have not fully-refunded the full amount to Complainants.
- f. Neither Respondent Global Investors nor Respondents Edmundo Polo or Martha Polo has ever applied for or been issued a license by the Division as a loan modification consultant, foreclosure consultant or covered service provider (whether as an independent licensee or associated licensee), pursuant to Chapter 645F of NRS and the Regulation; and
- g. At all relevant times herein mentioned, neither Respondent Global Investors nor Respondents Edmundo Polo or Martha Polo was or is exempt from the licensing requirements of Chapter 645F of NRS and the Regulation.
- 14. Pursuant to the Regulation, "[f]or each violation committed by a person who engages in an activity for which licensure as a covered service provider, foreclosure consultant or loan modification consultant is required under this chapter and chapter 645F of NRS, without regard to whether the person is licensed under this chapter and chapter 645F of NRS, the Commissioner may impose upon the person an administrative fine of not more than \$10,000...if the person...[d]oes not conduct business in accordance with law or has violated any provision of this chapter or chapter 645F of NRS or any order of the Commissioner...[or]

has offered or provided any services prescribed under this chapter or chapter 645F of NRS requiring licensure and the person did not have such a license and was not exempt from licensing at the time the person engaged in the activities...." <u>See</u> Sections 103(3)(c) and (w) of the Regulation.

15. Pursuant to the Regulation, "[i]f a person engages in an activity in violation of the provisions of this chapter or chapter 645F of NRS or an order of the Commissioner, the Commissioner may issue an order directing the person to cease and desist from engaging in the activity." *See* Section 108(1) of the Regulation.

#### **VIOLATIONS OF LAW**

After investigation, the Division determined that, at all relevant times herein mentioned, Respondents, and each of them, offered or provided services of a covered services provider, foreclosure consultant or loan modification consultant or otherwise engaged in, carried on or held themselves out as engaging in or carrying on the business of a covered services provider, foreclosure consultant or loan modification consultant without having applied for and/or been issued a license by the Division and without being exempt from licensing pursuant to the provisions of Chapter 645F of NRS or the Regulation, in violation of Chapter 645F of NRS and Sec. 17, 103(3)(c) and 105(1)(b) of the Regulation.

#### <u>ORDER</u>

NOW, THEREFORE, THE COMMISSIONER OF THE DIVISION HEREBY ORDERS, pursuant to Chapter 645F of NRS and Section 108(1) of the Regulation, after having determined that Respondents offered or provided services of a covered service provider, foreclosure consultant or loan modification consultant or otherwise engaged in, carried on or held themselves out as engaging in or carrying on the business of a covered service provider, foreclosure consultant or loan modification consultant without having applied for and/or been issued a license by the Division and without being exempt from licensing, in violation of

Chapter 645F of NRS and the Regulation, that RESPONDENTS, AND EACH OF THEM, IMMEDIATELY CEASE AND DESIST from the following activities::

- 1. Advertising for and/or soliciting covered services, foreclosure consultant and/or loan modification consultant business in the State of Nevada without having first received a license from the Division to conduct such activities; and
- 2. Offering or providing any of the services of a covered service provider, foreclosure consultant and/or loan modification consultant, or otherwise engaging in, carrying on or holding themselves out as engaging in or carrying on the business of a covered service provider, foreclosure consultant and/or loan modification consultant in the State of Nevada for which they have not received a license from the Division to conduct such activities.

IT IS FURTHER ORDERED, pursuant to Chapter 645F of NRS and Section 108(4) of the Regulation, that upon filing a verified petition with the Division within twenty (20) days of receipt of this Order to Cease and Desist, Respondents, and each of them, shall be entitled to a hearing with regard to the contents of this Order to Cease and Desist. Each Respondent is advised, however, that the provisions of this Order to Cease and Desist are effective immediately upon such Respondent being served therewith, whether or not such Respondent requests a hearing.

NOTICE TO RESPONDENTS: If you request a hearing, you are specifically informed that you have the right to appear and be heard in your defense, either personally or through your counsel of choice at your own expense. At the hearing, if one is timely requested, the Division will call witnesses and present evidence against you. You have the right to respond and to present relevant evidence and argument on all issues involved. You have the right to call and examine witnesses, introduce exhibits and cross-examine opposing witnesses on any matter relevant to the issues involved.

IT IS FURTHER ORDERED, pursuant to Chapter 645F of NRS and Section 113(2) of the Regulation that upon written application to the Division within twenty (20) days of the date of this Order, Respondents, and each of them, shall be entitled to a hearing with regards to the contents of this Order referenced hereafter. At that hearing the Division will seek to impose an administrative fine against Respondents, jointly and severally, in the amount of Five Thousand Dollars and No Cents (\$5,000.00), payable to the Division on account of Respondents' violations of Chapter 645F of NRS and the Regulation, the Division's investigative costs in the amount of Four Hundred and Eighty Dollars (\$480.00), to date, as well as the Division's attorney's fees, if any, incurred herein, to be proven at the hearing. The Division reserves the right to supplement its costs and attorney's fees at the hearing or upon submission of a proper affidavit.

IT IS FURTHER ORDERED, pursuant to Chapter 645F of NRS and Section 103(2) of the Regulation, that Respondents immediately (a) cancel all contracts, if any, with Nevada homeowners and refund to such homeowners all moneys collected by Respondents from such homeowners, including, but not limited to, refunding Seven Hundred Fifty Dollars and No Cents (\$750.00) to Complainants or (b) obtain the written consent of the homeowners to transfer their files, moneys and contracts to a licensed, bonded independent licensee, HUD-approved counseling service or other entity exempt from Chapter 645F of NRS.

Should Respondents, or either of them, not timely request a hearing within **twenty (20) days** of the date of this Order; the Division will enter a Final Order in this matter against such Respondent, as required by Section 113(2) of the Regulation. The Division's Final Order will require payment by Respondents, jointly and severally, of the administrative fine, the

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Division's investigative costs and the Division's attorney's fees within **thirty (30) days** of the entry of the Final Order. The Final Order will also require payment of the restitution amount to Complainants.

Dated this 2 ft day of July, 2010.

State of Nevada Department of Business and Industry Division of Mortgage Lending

By: Joseph L. Waltuch, Commissioner



\*\*201E5026550404 \*\*004009208\*\* PAY ENACTLY SEVEN HANDRED FIFTY DOLLARS AND NO DENTS PURCHASER'S ADDRESS 710724 D 031910 0572033102 L 000106 MESTERN UNION FRUNCIAL SERVICES INC. - ISSUER \$ 750.00 14-059205310 PAYMENT FORVACET .

63-23-10 11:05a Pg:

TAX ITOM

Exhibit "B"



JIM GIBBONS

# STATE OF NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY DIVISION OF MORTGAGE LENDING

7220 Bermude Road, Suite A Lae Vegas, NV 89119 (702) 486-0780 Fax (702) 486-0785 www.mid.nv.gov DIANNE CORNWALL Director

JOSEPH L. WALTUCH Commissioner

January 21, 2010

Marta and Edmundo Polo Global Investors & Associates 4660 Eastern Avenue #203 and 204 Las Vegas, NV 89119

Subject: Complaint filed by Viscon and Complaint Games

Dear Mr. and Ms. Polo:

The State of Nevada Division of Mortgage Lending has received a complaint against you, a copy of which is enclosed.

Assembly Bill 152 of the 2009 Legislative Session added extensive provisions to Nevada Revised Statutes 645F, pertaining to the licensing of "foreclosure consultants", "loan modification consultants", view the new regulations (R-052-09)) on the State's website, <a href="https://www.nv.gov">www.nv.gov</a>.

Please provide a detailed, written response addressing the allegations in the complaint to this office no later than February 5, 2010. Include, with your response, copies of documents such as contracts, communication logs, trust account records, etc. in support of your response. It is also required that your response be accompanied by the enclosed affidavit.

Failure to provide the requested information by the due date specified above may subject you to an administrative fine under the provisions of NRS/NAC 645F.

This complaint has been assigned to Andrea Golyer, who can be reached at 702-486-0782 if you have questions.

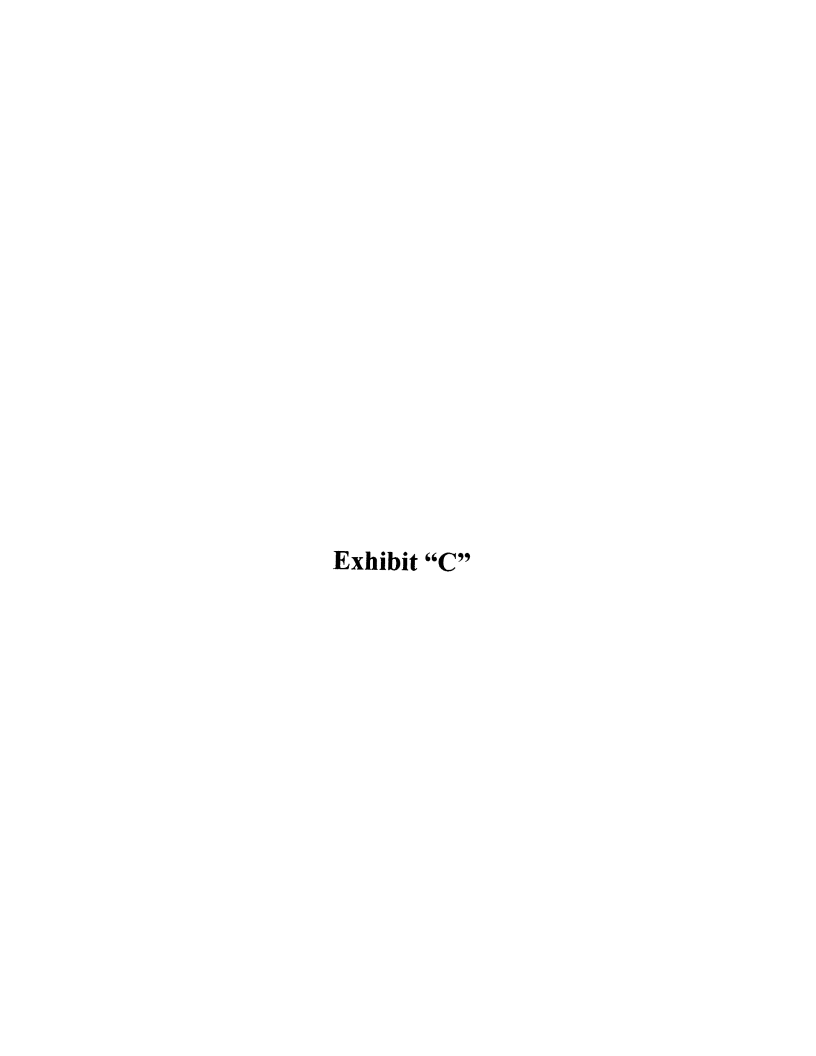
Sincerely.

Susan Slack

Administrative Assistant II

Stack

Enclosure



### RECEIVED

FEB 1 9 RECT

February 21, 2010

\* Indepos Lending Division

# STATE OF NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY DIVISION OF MORTGAGE LENDING

RE: Complaint filed by Version and Complaint G

As an explanation regarding this complaint I Martha Polo offered my service to try to do a loan modification to this couple we had a lawyer in California that was offered us a referral fee and in the last moment he did not want to do this kind of deals we charged \$1500.00 and I started to deal with the bank. The bank was ready to offer a loan modification but Mr. General was laid off and the offer did not take effect. I want to return the money and all their papers to this family.

MARTHA and EDMUNDO POLO



### **Bankru ptcy Information**

### Mortgage Account Number (s)

Date that you filed bankruptcy?	sumber (s)
Case Number	
istrict and State	-1br
Which Chapter (7, 12, 11 or 13)?	Nevada
Date of Discharge (please provide a copy of the discharge order)	
<u> </u>	
Do you have a hankruntou	
Do you have a bankruptcy case currently pending?	
	NO
Amount of funds available to	

Amount of funds available to contribut towards a workout?	e S
Total number of individuals in your household:  Do you want to keep the property?  Is your home listed for sale?  If yes, what is the list price?	Yes No Yes No
What is your agent's (realtor) name and telephone number? If applicable Do you have a second mortgage?	S
f yes, please provide contact : c	Yes(No)  Name/phone number of second mortgage company:
IPLOYMENT HISTORY	er or second mortgage company:

### IPLOYMENT HISTORY

C .	Borrower	Borrower			
Currently employed?	2 Yes	Co-Borrower			
fow long?	No	□ Yes			
resent employer:	3 WK	No			
self-employed, name of com-					
escription	0	C.			
escription		Secretary and the second			
ross Salary / Wages (monthly)	Borrower	D.			

e de la companya dela companya dela companya dela companya de la c	V	
Borrower	Co-Borrower I	
5	The state of the s	Total
5		7
5 5		
5		
	Borrower S S S S S S S S S S S S S S S S S S S	Borrower  S S S S S S S S S S S S S S S S S S

Gross salary/wages is your total monthly income before any tax withholding or employer deductions.

# This information is optional. You are not required to provide this information.

ote that some of the items included here are not applicable to the MHA program. I understand, however, that this form "ETS/LIABILITIES

own real estate in addition to your personal residence, please attach a complete list of property addresses / name(s) ender / Lender's address and phone number / account numbers / monthly payment / amount owed / estimated value &

Description	Mortgage Accoun	r Number (s)	
Personal Residence	Estimated Value	Amount Owed	Net Value (est. val
Personal Property	\$ 6,000.		less amount owed)
Checking Accounts	\$ 11,000.	5 6,000.	5
Savings Accounts	\$ 18.87	11,000.	-   \$
IRA / 401(k) / Keogh Accounts	5 14.03	10	\$
Stocks / Bonds / CDs	\$	15	\$
Cash Value of Life Insurance	s	6	5
Other	S	c	S
otals	\$	,	5
	\$ 17.07992		\$

<sup>\*</sup> The above information will not be used for the collection of any discharged debts from you personally.

Liabilities (Expenses)

Description  First Mortgage Lender		Monthly Payme	nt-	Balance Due		Delinquent Post Discharge?
Other Mortgages / Liens / Rents		1146.29	<u> </u>	\$ 170,696	.35	A Yes
Alimony / Child Support		600.	-	\$		J Yes
Homeowners Assoc. Dues *DOCUMENTATION TO VERIFY CONDO and/or COOP DUES MIST BE SURMITTED DUES	ON	s		S		☐ No ☐ Yes ☐ No
enty Taxes (if not any		50.	.	\$		□ Yes
Homeowner's (ham be payment)	2		1	5	+	☑ No ☐ Yes
and included in your current mortgage payment) Other insurance (i.e. wind, flood) (If not escrowed in cluded in your current mortgage payment.)	1 2		s		+	□ No □ Yes
ealth Insurance	\$ 5		\$		+	☐ No ☐ Yes
edical Expenses	13		5		1	□ No □ Yes □ No
ild Care	5		5		1	□ Yes
dit Card / Installment Loans	S		\$			Yes
ent Loans / Personal Loans	5 -		S			☐ No ☐ Yes ☐ No
Loan(s)	\$		\$			☐ Yes ☐ No
Expenses / Gasoline / Insurance	5		<u> </u>			☐ Yes ☐ No
Household Supplies	<b>S</b> ,	LEB-	5			J Yes  Ø No
/ Sewer / Utilities / Phone(s) / Cable \$		2.00 S				☐ Yes  ✓ No
5	,,	200 5				Yes No
4 /	1/1/					Yes No

11/11/09 C

## **Information for Government Monitoring Purposes**

the following information is requested by the federal government in order to monitor compliance with federal statutes that prohibit discrimination in housing. You are not required to furnish this information, but are encouraged to do so. The law provides that a lender or servicer may not discriminate either on the basis of this information, or on whether you choose to furnish it. If you furnish the information, please provide both ethnicity and race. For race, you may check more than one designation. If you do not furnish ethnicity, race, or sex, the lender or servicer is required to note the information on the basis of visual observation or surname if you have made this request for a loan modification in

If you do not wish to furnish the Information for Government Monitoring Purposes, please check the box

I do not wish to furnish this information Ethnicity:	CO-BORROWER
Hispanic or Latino	Ethnicity:
Not Hispanic or Latino	Hispanic or Lating
American Indian or Alaska Native Asian Black or African American Native Hawaiian or Other Pacific Islander White	Not Hispanic or Latino  Race:  American Indian or Alaska Native Asian Black or African American Native Hawaiian or Other Pacific Islander White
Female Male	Sex:
	Female Male

### Borrower/Co-Borrower Acknowledgement:

- 1. Under penalty of perjury, I/we certify, represent and agree that all of the documents and information I/we have provided in connection with the Financial Analysis Form and this Affidavit are true and correct and the event(s) identified n the Financial Analysis Form and this Affidavit has/have contributed to my/our financial hardship and the need to
- I/we understand and acknowledge the Servicer may investigate the accuracy of my/our statements, may require me/us provide supporting documentation, and that knowingly submitting false information may violate Federal law.
- I/we understand the Servicer will pull a current credit report on all borrowers/co-borrowers or a joint report for a

I/we understand that if I/we have intentionally defaulted on my/our existing mortgage, engaged in fraud or represented any fact(s) in connection with this Affidavit, or if I/we do not provide all of the required documentation, Servicer may cancel the Agreement and may pursue foreclosure on my/our home.

we certify that my/our property is owner-occupied and I/we have not received a condemnation notice.

we certify that I/we will obtain credit counseling if it is determined that my/our financial hardship is related to ssive debt. For purposes of the Making Home Affordable program, "excessive debt" means that my/our debt-to-

e certify that I/we are willing to provide all requested documents and to respond to all Servicer communication in a

## orrower/Co-Borrower Acknowledgement (continued):

- 8. 1/2. understand that the Servicer will use this information to evaluate my/our eligibility for a loan modification or other workout, but the Servicer is not obligated to offer me/us assistance based solely on the representations in this Affidavit.
- 9. I/we accept and agree to all terms of the Home Affordable Modification Trial Period ("Trial Period") Plan which is
- 10. I/we agree that when the Servicer accepts and posts a payment during the Trial Period if will be without prejudice to, and will not be deemed a waiver of, the acceleration of my loan or foreclosure action and related activities and shall not constitute a cure of my default under my loan unless such payments are sufficient to completely cure my entire default under my loan.
- 11. I/we agree that any prior waiver as to payment of escrow items in connection with my loan has been revoked.
- 12. I/we agree to the establishment of an escrow account and the payment of escrow items if an escrow account never existed on my loan.
- 13. I/we understand that Servicer will collect and record personal information, including, but not limited to, my name, address, telephone number, social security number, credit score, income, payment history, government monitoring information, and information about account balances and activity. I understand and consent to the disclosure of my personal information and the terms of the Trial Period Plan and Modification Agreement by Servicer to (a) the U.S. Department of Treasury, (b) Fannie Mae and Freddie Mac in connection with their responsibilities under the Homeowner Affordability and Stability Plan; (c) any investor, insurer, guaranter or servicer that owns, insures, guarantees or services my first lien or subordinate lien (if applicable) mortgage loans(s); (d) companies that perform support services for the Home Affordable Modification Program and the Second Lien Modification Program; and (e) any HUD certified housing
- ... I/we further understand that I/we will not be personally obligated to repay the mortgage loan and that [GMAC Mortgage, LLC] is not attempting to collect any debt from me/us. Signing this Agreement will not make me/us personally liable for the mortgage loan. I/we understand that [GMAC Mortgage, LLC] will continue to retain its lien on the Property, along with all rights to enforce such lien against the Property. Whether I/we choose to make voluntary payments in the amount of the original monthly payment as set forth in the Note or the modified monthly payments as set forth in this Agreement, such payments will reduce the amount of the lien.

### NOTICE TO BORROWERS

Be advised that you are signing these documents under penalty of perjury. Any misstatement of material fact made in the completion of these documents including but not limited to misstatement regarding your occupancy in your home, hardship circumstances, and/or income may subject you to potential criminal investigation and prosecution for the following crimes: perjury, false statements, mail fraud, and wire fraud.

The information contained in these documents is subject to examination and verification. Any potential nisrepresentation may be referred to the appropriate law enforcement authority for investigation and

Co-Borrower Signature

you filed your Copy of the tw	pay stubs or other	irn with all schedules fuired by the IRS at the time er proof of income from your employer.
☐ Copy of the moyou filed your i☐ Copy of the mo	ost recent filed federal tax returneturn, and ost recent quarterly or year-to-de	n with all schedules required by the IRS at the time
public assistance, or use Copy of most red bank statements.  Copy of benefits duration of the be qualifying income	no has income such as Social S	Security, disability or death benefits, pension, schedules and W-2 or copies of two most recent ovider that states the amount, frequency and nue for at least 3 years to be considered
For each borrower who  Copy of divorce d amount of alimony must continue for a Proof of full, regul verification or filed  For each borrower where	is relying on alimony or child lecree, separation agreement or y or child support and period of at least 3 years to be considered ar and timely payments; for exa d federal tax return with all sche	d support as qualifying income: other written agreement or decree that states the firme over which it will be received. Payments d qualifying income under this program. ample, deposit slips, bank statements, court edules.
Copies of most rece E-Supplement Incorrent.  ditional items required if you a  Copy of listing agreement Copy of the sales contract Copy of the estimated Settl Signed "third party author	ent two years filed federal tax reme and Loss. Rental income for are requesting a sale of your p	
FINANCIAL ANALYSIS FORM  Personal Information		
Name (Borrower):		
Name (Co-borrower):  Aortgage Account Number:  0602125452	Daytime Phone: Daytime Phone:	Alternate Phone:  Alternate Phone:
ailing Address:  Brayton MIST	Or. Las Vegas	Best time to reach you:  5 Pm  NO 89081
y we contact you via email:  /es, please provide your email address:	Yes	
he property occupied? es, is it owner occupied or tenant occu		

Financia	al Hardship Affidavit
	Name:
(	wer Name:
	City. State Zin: Al.
	Account Number:Account Number:
In order to Servicer and	qualify for our offer to enter into an agreement to modify my loan, I/we am/are submitting this form to the d indicating by my/our checkmarks (" ") the one or more events that contribute to my/our financial hardship.  My income has been reduced or lost. For example: unemployment, underemployment, reduced job hours, reduced pay, or a decline in self-employed business earnings. I have provided details under "Explanation"
	My household financial circumstances have changed. For example: death in family, serious or chronic illness, divorce, incarceration, permanent or short-term disability, increased family responsibilities details under "Explanation" and have attached verifying documentation
	My expenses have increased. For example: monthly mortgage payment has increased or will increase, high medical and health-care costs, uninsured losses (such as those due to fires or natural disasters), unexpectedly high utility bills, increased real property taxes. I have provided details under "Explanation" and have attached verifying documentation.
	My cash reserves are insufficient to maintain the payment on my mortgage loan and cover basic living expenses at the same time. Cash reserves include assets such as cash, savings, money market funds, marketable stocks or bonds (excluding retirement accounts). Cash reserves do not include assets that details under "Explanation" and have attached verifying documentation.
	My monthly debt payments are excessive, and I am overextended with my creditors. I may have used credit cards, home equity loans or other credit to make my monthly mortgage payments. I have provided details under "Explanation" and have attached verifying documentation
	There are other reasons I/we cannot make our mortgage payments. I have provided details under "Explanation" and have attached verifying documentation.
Explanation:	
•	

## THIRD PARTY AUTHORIZATION and AGREEMENT to RELEASE

(Please complete and ceturn if you want your lender/mortgage servicer to speak with your Real Estate Agent, or any other designated third party on your behalf concerning your mortgage loan account.)

Account Number:

Property Address:	Bray ton Mist or. 5 Vegus NU 87081
	my lender/mortgage servicer) to release or otherwise provide to:
Name	of
	Company (if applicable) in his/her capacity as
Relationship (if applicable)	Phone Number
authorized above but will have	nal financial information contained in my loan account which may include, but is not all payoff statement, loan payment history, payment activity, and/or property information. The mortgage services will take reasonable steps to verify the identity of the 3rd party loan account or seeks information about my mortgage loan account. I further understand incerning my account.
/we do hereby indemnify and actions, suits, claims, attorney esulting from the landar	ncerning my account.  forever hold harmless the lender/mortgage servicer, from all actions and causes of
/we do hereby indemnify and actions, suits, claims, attorney esulting from the lender/morte he loan account to the above note.  TE: No information concernicuted document. The authorizable ted for each authorized indicated.	ncerning my account.

#### CERTIFICATE OF SERVICE

1	CERTIFICATE OF SERVICE
2	
3	I certify that I am an employee of the State of Nevada, Department of Business and Industry,
4	Division of Mortgage Lending, and that on, August 3, 2010, I deposited in the U.S. mail, postage
5	prepaid via First Class Mail and Certified Return Receipt Requested, a true and correct copy of
6	the foregoing, ORDER TO CEASE AND DESIST, ORDER TO PAY RESTITUTION, NOTICE
7	OF INTENT TO IMPOSE FINE, AND NOTICE OF RIGHT TO REQUEST HEARING for
8	1
10	GLOBAL INVESTORS AND ASSOCIATES, EDMUNDO POLO, AND MARTHA POLO, addressed as follows:
11	addressed as follows:
12	Edmund Polo and Martha Polo
13	Global Investors and Associates 4660 Eastern Ave. Suite 203/204
14	Las Vegas, NV 89119
15	<u>Certified Receipt Number: 7008 1830 0002 7960 0018</u>
16	
17	
8	DATED this 2nd day of August, 2010
9	
1	By: Shilla Cardino
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	Employee of the Division
3	
4	
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